

HAROLD D. HARDEN 2588826

Name and Inmate Booking Number

CCDC Unit 3P Bed 41 ST.

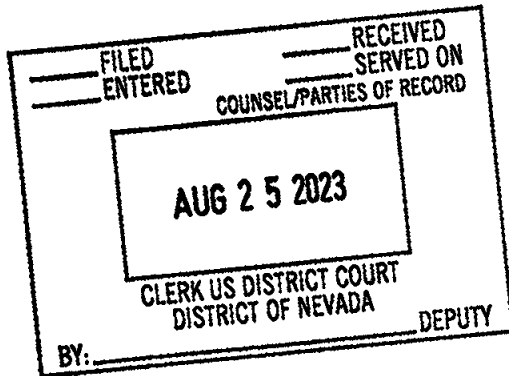
Place of Confinement

330 Casino Center

Mailing Address

Las Vegas Nevada 89101

City, State, Zip Code



**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

HAROLD D. HARDEN 2588826, Plaintiff

vs.

City MARSHALS,  
 (1) Officer John Doe #1,  
City MARSHALS,  
 (2) Officer John Doe #2,  
CITY MARSHALS,  
 (3) Officer John Doe #3,  
CITY MARSHALS,  
 (4) Officer John Doe #4,  
 (5) CLARK COUNTY DETENTION CENTER  
 Defendant(s).

**2:23-cv-01324-CDS-VCF**

Case No. \_\_\_\_\_  
 (To be supplied by Clerk of Court)

**CIVIL RIGHTS COMPLAINT  
BY AN INMATE**

Original Complaint  
 First Amended Complaint  
 Second Amended Complaint

Jury Trial Demanded

**A. JURISDICTION**

1) This Court has jurisdiction over this action pursuant to:

28 U.S.C. § 1343(a)(3); 42 U.S.C. § 1983  
 28 U.S.C. § 1331; *Bivens v. Six Unknown Named Agents*, 403 U.S. 388 (1971)  
 Other: \_\_\_\_\_

2) Institution/city where Plaintiff currently resides: CLARK COUNTY DETENTION CENTER

3) Institution/city where violation(s) occurred: CLARK COUNTY, LAS VEGAS NEVADA

**B. DEFENDANTS**

1. Name of first Defendant: Officer John Doe #1 City MARSHALS The first Defendant is employed as: Las Vegas Nevada City Marshals at City of Las Vegas N/A.  
 (Position of Title) (Institution)

2. Name of second Defendant: Officer John Doe #2 City Marshals The second Defendant is employed as: Las Vegas Nevada City Marshals at City of Las Vegas N/A.  
 (Position of Title) (Institution)

3. Name of third Defendant: Officer John Doe #3 City Marshals The third Defendant is employed as: Las Vegas Nevada City MARSHALS at City of Las Vegas N/A.  
 (Position of Title) (Institution)

4. Name of fourth Defendant: Officer John Doe #4 City Marshals The fourth Defendant is employed as: Las Vegas City Marshals at City of Las Vegas N/A.  
 (Position of Title) (Institution)

5. Name of fifth Defendant: CLARK County Detention Center The fifth Defendant is employed as: Clark County Detention Center Booking %'s at Clark County Detention Center.  
 (Position of Title) (Institution)

If you name more than five Defendants, answer the questions listed above for each additional Defendant on a separate page.

**C. NATURE OF THE CASE**

Briefly state the background of your case.

Without any probable cause or warrant for arrest the City Marshals Officers John Doe #1, John Doe #2, John Doe #3 & John Doe #4 did stop and place Plaintiff HAROLD HARDEN under arrest while he was walking along McKnight Street. They've transported him to CLARK COUNTY DETENTION CENTER and or booking area/reception. Plaintiff has been housed in custody since 08/03/2023. This is a violation and or deprivation to the 1<sup>st</sup>, 4<sup>th</sup>, 14<sup>th</sup> due process and procedural and substantive due process. It's also an 8<sup>th</sup> amendment violation re: "conditions", Retaliatory Conduct and H.I.P.A. Also racial profiling, duress Stress, defimation of character, & criminal profiling.

## D. CAUSE(S) OF ACTION

## CLAIM 1

1. State the constitutional or other federal civil right that was violated: 1<sup>st</sup>, 4<sup>th</sup>, 14<sup>th</sup>, 8<sup>th</sup>, 9<sup>th</sup>, 11<sup>th</sup> intrastate commerce, loss of wage's illegal/excessive confinement or/jailing

2. Claim 1. Identify the issue involved. Check only one. State additional issues in separate claims.

<input checked="" type="checkbox"/> Basic necessities	<input type="checkbox"/> Medical care	<input checked="" type="checkbox"/> Mail
<input checked="" type="checkbox"/> Disciplinary proceedings	<input type="checkbox"/> Exercise of religion	<input checked="" type="checkbox"/> Property
<input checked="" type="checkbox"/> Access to the court	<input checked="" type="checkbox"/> Excessive force by officer	<input checked="" type="checkbox"/> Retaliation
<input checked="" type="checkbox"/> Threat to safety	<input checked="" type="checkbox"/> Other: <u>interstate commerce, loss of wage's</u>	

3. Date(s) or date range of when the violation occurred: 08/03/2023 e.g.

4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 1. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

City Marshals Officer John Doe #1 did get out of his SUV/Vehicle without notice/ warning, without a arrest warrant he arrested Plaintiff HAROLD HARDEN stating he was sure that HAROLD HARDEN was the right guy per his "investigation" evidence's. He didn't meranda writ. City Marshals Officer John Doe #2 and City Marshals Officer John Doe #3 did physically hold plaintiff in front of the SUV/Vehicle and removed property from plaintiff's sweat pants pockets that the plaintiff was wearing that day. John Doe #4 of the City Marshals then placed plaintiff in the SUV/Vehicle's rear passenger seat behind the front passenger's seat. It was too difficult to seat belt plaintiff so City Marshals Officer John Doe #1 & Officer John Doe #4 did escort plaintiff to City Marshals Officer John Doe #1 SUV/Vehicle where was seat beltted onto the rear passenger's seat behind the front passenger seat. He was then transported to Clark County Detention Center and or booking area/reception where the plaintiff was made to undergo the booking/reception process into CCDC temporary custody and is now remanded into custody. Where they used excessive force by % John Doe #1 on 08/03/23 he taken to suicide watch, strip of cloths & made to stay in filthy room & did not feed him dinner and turned lunch.

## CLAIM 2

1. State the constitutional or other federal civil right that was violated: 1<sup>st</sup> 4<sup>th</sup>, 1<sup>4</sup>, procedural & substantive also, 8<sup>th</sup>, 9<sup>th</sup>, 11<sup>th</sup> loss of wages libert

2. Claim 2. Identify the issue involved. Check only one. State additional issues in separate claims.

<input checked="" type="checkbox"/> Basic necessities	<input type="checkbox"/> Medical care	<input type="checkbox"/> Mail
<input type="checkbox"/> Disciplinary proceedings	<input type="checkbox"/> Exercise of religion	<input checked="" type="checkbox"/> Property
<input checked="" type="checkbox"/> Access to the court	<input checked="" type="checkbox"/> Excessive force by officer	<input checked="" type="checkbox"/> Retaliation
<input checked="" type="checkbox"/> Threat to safety	<input checked="" type="checkbox"/> Other: <u>quasi immunity, interstate commerce</u>	

3. Date(s) or date range of when the violation occurred: 08/03/2023 e.g.

4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 2. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

when Officer John Doe #1 of the City Marshals arrested on sight at McKnight Street plaintiff HAROLD HARDEN. He didn't ~~meranda~~ write/merandarize Plaintiff, causing him to be searched and his property on his person and within his sweat pants pockets are a violation of his 1<sup>st</sup> Amendment Rights. A further violation of Plaintiff's 4<sup>th</sup> Amendment, illegal search and seizure are 14<sup>th</sup> Amendment due process rights further more make 14<sup>th</sup> Amendment (d) procedural & (b) substantive due process right's violation. Plaintiff has not been allowed to appear in court on (2) two occasions as retaliatory conduct. Furthermore that the C.C.D.C. continues to withhold Plaintiff's personal property & property/person CCDC is by proxy depriving the Constitutional Amendment rights of and secured by prior to Plaintiff HAROLD HARDEN 2588826 as a U.S. Citizen

## CLAIM 3

1. State the constitutional or other federal civil right that was violated: 1<sup>st</sup>, 4<sup>th</sup>, 14<sup>th</sup>, also procedural & substantive, 8<sup>th</sup>, 9<sup>th</sup>, 11<sup>th</sup> libel, intent to commit racial profiling

2. Claim 3. Identify the issue involved. Check only one. State additional issues in separate claims.

<input checked="" type="checkbox"/> Basic necessities	<input type="checkbox"/> Medical care	<input checked="" type="checkbox"/> Mail
<input type="checkbox"/> Disciplinary proceedings	<input type="checkbox"/> Exercise of religion	<input checked="" type="checkbox"/> Property
<input type="checkbox"/> Access to the court	<input checked="" type="checkbox"/> Excessive force by officer	<input checked="" type="checkbox"/> Retaliation
<input checked="" type="checkbox"/> Threat to safety	<input type="checkbox"/> Other: <u>racial profiling, criminal profiling</u>	

3. Date(s) or date range of when the violation occurred: 08/03/2023 e.g.

4. Supporting Facts: State as briefly as possible the FACTS supporting Claim 3. Describe exactly what each specific defendant (by name) did to violate your rights. State the facts clearly in your own words without citing legal authority or argument.

Because of the unlawful stop and arrest by the City Marshals John Doe #1, John Doe #2, John Doe #3 & John Doe #4, The C.C.D.C. (e.g) throughout starting date 08/03/23 continuous now is by proxy unlawfully and imposing excessive bail and/or confinement. They continue to withhold Plaintiff's property of 08/03/23 arrest and person #HARDI 2588826 furthering the 8<sup>th</sup> Amendment deprivation of Conditions and access to the criminal court's as retaliatory conduct

If you assert more than three claims, answer the questions listed above for each additional claim on a separate page.

## E. PREVIOUS LAWSUITS

1. Have you filed any other lawsuits while incarcerated?  Yes  No

2. Has this Court or any other court designated you as subject to "three strikes" under 28 U.S.C. § 1915(g)?  Yes  No

3. If you have "three strikes" under 28 U.S.C. § 1915(g), does this complaint demonstrate that you are "under imminent danger of serious physical injury?"  Yes  No

## F. REQUEST FOR RELIEF

I believe I am entitled to the following relief: Temporary Restraining Order; Granted. Inductive relief, compensatory damages, punitive, nominal and monetary damages also monitoring hearings. so that we may have a chance to settle / settlement these violations of 1<sup>st</sup>, 4<sup>th</sup>, 14<sup>th</sup>, 8<sup>th</sup>, 11<sup>th</sup> retaliatory conduct and successive race claims

I understand that a false statement or answer to any question in this complaint will subject me to penalties of perjury. I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT. See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

HAROLD D HARDIN 2588826  
(name of person who prepared or helped prepare this complaint if not the plaintiff)

Harold D Hardin 2588826  
(signature of plaintiff)

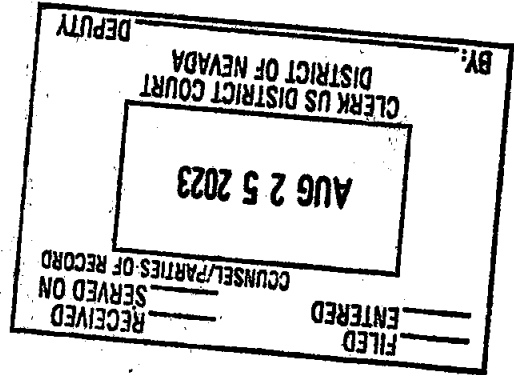
August 23, 2023  
(date)

## ADDITIONAL PAGES

You must answer all questions concisely in the proper space on the form. Your complaint may not be more than 30 pages long. It is not necessary to attach exhibits or affidavits to the complaint or any amended complaint. Rather, the complaint or any amended complaint must sufficiently state the facts and claims without reference to exhibits or affidavits. If you need to file a complaint that is more than 30 pages long, you must file a motion seeking permission to exceed the page limit and explain the reasons that support the need to exceed 30 pages in length.

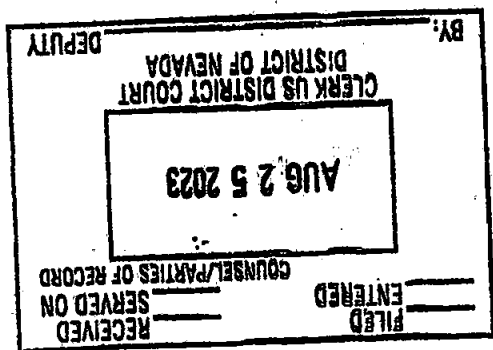


MAILED US MARSHAL SERVICE



LEGAL

Harold James 102-2538826  
Clark County Detention Center  
35 Bonanza Rd  
Court Case: Detention Unit  
Las Vegas, Nevada 89101



Unofficial Seal  
George D. Reynolds Courthouse #1334  
333 South Las Vegas Blvd Room 1334  
Las Vegas, Nevada 89101

*My Civil Demand*